DOCKET NO.: BMS-2507 PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Application of: Robert E. Lewis, Fu-Min Su, Timothy A. Lane, Keith R. Olewine and Peter S. Holton METHOD AND APPARATUS FOR SEPARATING IONS OF METALLIC **ELEMENTS IN AQUEOUS SOLUTION DECLARATION AND POWER OF ATTORNEY** As a below named inventor, I hereby declare that: TYPE OF DECLARATION The above identified application is a: (check one applicable item below) Original Divisional Continuation U.S. National Stage of PCT Continuation-in-Part My full name (including family name and at least one given name without abbreviation), full post office address, city and state of actual residence and citizenship are as stated below. I believe that the named inventor(s) is/are the original, first of the subject matter which is claimed and for which a 冈 **Utility Patent** Design Patent is sought on the invention, whose title appears above, the application of which: is attached hereto was filed on , as U.S. Application Number

and was amended on

(if applicable)

а	, filed		med in PCT In and as amended on					CI
I hereby state th application, including the							identifi	ed
I acknowledge information known to 1 37 CFR § 1.56.								
DISCLO 35 U.S.C. §§ 119 INVENTOR'S CEI	(a)-(d) OI RTIFICA	F FOREIGN TE FILED		IONS FOR MONTHS	PAT	CENT (, .
I hereby claim f (d) of any foreign ap application designating below and have also ide or any PCT internation	oplications at least of entified be nal applica	for patent, one country clow any fore tion designa	inventor's other than the eign application at least o	certificate United St n for paten ne country	or Pates of the other	CT into f Amer entor's or than the	ernation rica list certifica he Unit	nal ed ate ed
States of America filed the application(s) of wh	nich priorit	y is claimed	•					
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Country (or indicate if PCT) DISCLO	Applicat Number OSURE OORE THA OR TO T	of FOREIG	Date of Filin (day, month THS (6 MON GOF THIS A)	rion(s) II THS FOR PPLICATI	Prior Unde	Yes Yes Yes Yes Yes	imed SC § 11	9a-d No No No

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CLAIM FOR PRIORITY OF UNITED STATES APPLICATIONS OR PCT APPLICATIONS FILED IN THE UNITED STATES RECEIVING OFFICE UNDER 35 U.S.C. § 120

I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose to the U.S. Patent and Trademark Office all information known to be material to patentability as defined in 37 CFR § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

Application No.	Date Filed	Status Patented/Pending/Abandoned
10/321,333	December 17, 2002	Pending
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CLAIM FOR BENEFIT OF PRIOR U.S. PROVISIONAL APPLICATION(S) UNDER 35 U.S.C. § 119(e)

I hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below:

Provisional Application No.	Filing Date
60/341,688	December 18, 2001

POWER OF ATTORNEY

I hereby appoint all the practitioners associated with Customer Number 23377 (which is the Customer Number assigned to Woodcock Washburn LLP) to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith. Each practitioner associated with Customer Number 23377 is an attorney registered before the United States Patent and Trademark Office.



PATENT TRADEMARK OFFICE

I hereby appoint the following persons of the firm of WOODCOCK WASHBURN LLP, One Liberty Place - 46th Floor, Philadelphia, Pennsylvania 19103 as attorney(s) and/or agent(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

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Date:		

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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